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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/042,513	01/09/2002	Steven L. Edwards	2196-1 (FJ-99-41)	9725
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Michael W. Ferrell, Esq. Ferrell, L.L.P. P.O. Box 312			EXAMINER	
			HUG, ERIC J	
CLIFTON, VA	20124-1706		ART UNIT	PAPER NUMBER
			1731	
			DATE MAILED: 05/27/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Examiner			Application No.	Applicant(s)				
Eric Hug	Office Action Summary		10/042,513	EDWARDS ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE £ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 3 C.R. 1.13(a). In no event, however, may a reply be simely field after \$5X, 69} MONTHS from the under the provisions of 3 C.R. 1.13(a). In no event, however, may a reply be simely field after \$5X, 69} MONTHS from the maining date of this communication and the standard of the provision of the communication of the provision of the provision of the communication of the provision of the provisi			Examiner	Art Unit				
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THE MAILING DATE OF THIS COMMUNICATION. Extensions of the may be available under the provision of 37 cPt 1.15(e). In no event, however, may a reply be timely filed after SN. (6) MONTHS from the mailing date of hits communication. If the period or may) seatiles before is less them to the communication or may be subtracted or may be subtracted or hits communication. Failure to reply within the set or extended primate for reply will, by statistic precived may be provided by the Cibic and the maining date of this communication, even if timely filed, may reduce any examined patient term adjustment. See 37 CPR 1.794(b). Status 1) Responsive to communication(s) filed on <u>09 January 2002</u> . 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) <u>1-205</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are rejected. 7) Claim(s) is/are objected to by the Examiner. 10) The drawing(s) filed on is/are rejected. 11) The proposed drawing correction filed on is accepted or b) objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Acknowledgment is made of a claim for domestic priority documents have been received in this National Stage application from the International Bureau (PCT Rule 172 (a)). *See the attached detailed Office action for a list of the certified copies of the priority documents have been received. 10) Acknow								
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Application/Control Number: 10/042,513

Art Unit: 1731

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-79, drawn to methods for making a sheet, classified in class 162,
 subclass 109.
- II. Claims 80-94, drawn to absorbent sheets, classified in class 428, subclass 98.
- III. Claims 95-198, drawn to methods for making a sheet, classified in class 162, subclass 109.
- IV. Claims 199-205, drawn to a wet crepe, throughdry process for making a sheet, classified in class 162, subclass 109.

Inventions I, III, and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case, the method of invention I pertains to controlling the airflow through the sheet to a characteristic Reynolds number. The method of invention III pertains to making a sheet having a void volume defined by a characteristic equation dependent on the sheet weight. The method of invention IV pertains to making a sheet having an absolute value of void volume and a defined wet springback ratio. Each of the methods are defined differently and can have different results. For example, a sheet produced at a characteristic Reynolds number may not result in a sheet having the defined characteristic void volume, the claimed absolute void volume, or the defined wet springback

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ratio. Similarly, sheets having the claimed properties of void volume or springback ratio may be dried under different conditions.

Inventions II and I/III/IV are related as products made and processes of making. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, both apply. The sheets as claimed by invention II have a defined wet springback ratio. These sheets can be made processes other than those defined by a characteristic Reynolds number (I) or a characteristic void volume (III), and by process other than creping and throughdrying (IV). For example, a sheet having the defined wet springback ratio can be made using high fluff pulps with carefully controlled bulk and without creping. Also, process inventions I and III can result in products having different springback ratios than what is claimed by invention II.

Because these inventions are distinct for the reasons given above and the search required for either of Groups I, II, III, or IV is not required for the others, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric Hug whose telephone number is 703 308-1980. The examiner can normally be reached on Monday through Friday, 9:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on 703 308-1164. The fax phone numbers for the organization where this application or proceeding is assigned are 703 872-9310 for regular communications and 703 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-0651.

jeh

May 20, 2003

PETER CHIN
PRIMARY EXAMINER